1 2 3	JESSE SBAIH & ASSOCIATES, LTD. Jesse M. Sbaih (#7898) Ines Olevic-Saleh (#11431) The District at Green Valley Ranch 170 South Green Valley Parkway, Suite 280	
4	Henderson, Nevada 89012 Tel (702) 896-2529 Fax (702) 896-0529	
5	Email: jsbaih@sbaihlaw.com	
$\begin{bmatrix} 6 \\ 7 \end{bmatrix}$	Attorneys for Plaintiff Tali Arik, M.D.	
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
10	TALI ARIK, M.D., an individual	Case No.: 2:19-cv-01908-JAD-NJK
11		
12	Plaintiff,	ORDER AND
13	VS.	STIPULATION TO EXTEND DEADLINES TO RESPOND TO DEFENDANT HOWARD
14 15	HOWARD MEYERS, ESQ., an individual; MEYERS LAW, PLLC, an Arizona Professional Limited Liability Company; JAMES HIENTON, ESQ., an individual;	MEYERS, ESQ. AND MEYERS LAW, PLLC'S MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION PURSUANT TO FRCP 12(b)(2) AND FOR FAILURE TO
16 17	and RIDENHOUR HIENTON, PLLC, an Arizona Professional Limited Liability Company; DOES I – V and ROES VI – X, inclusive;	PLEAD WITH SPECIFICITY PURSUANT TO FRCP 12(b)(6) OR, ALTERNATIVELY, MOTION TO COMPEL ARBITRATION [ECF NOS. 13 AND 14]
18	Defendants.	(First Request)
19	Counsel for Plaintiff Tali Arik, M.D. ("Plaintiff"), Jesse M. Sbaih, Esq. of Jesse Sbaih &	
20	Associates, LTD, and counsel for Defendants Howard Meyers, Esq. and Meyers Law, PLLC	
21 22	("Meyers Defendants"), Michael Stoberski of Olson Cannon Gormley & Stoberski, respectfully	
23	submit this stipulation to extend the following deadlines:	
24	1.) Plaintiff's deadline to respond to Meyers Defendants' Motion to Dismiss for Lack of	
25	Personal Jurisdiction Pursuant to FRCP 12(b)(2) and for Failure to Plead with Specificity Pursuant to	
26	FRCP 12(b)(6) or, Alternatively, Motion to Compel Arbitration [ECF Nos. 13 and 14] is being	
27 28	extended from its current deadline of January	

1	2.) Meyers Defendants' deadline to file their Reply is being extended from its current	
2	deadline of January 20, 2020 to <i>January 24, 2020</i> .	
3	This is the first request to extend these deadlines. This Stipulation is being filed and these	
4	extensions are requested due to indisposition of Plaintiff's counsel and not for purposes of any delay.	
5	Specifically, Plaintiff's counsel has been under the weather and unable to work on and complete the	
6	Plaintiff's response by the original deadline.	
7		
8	DATED this 9 <sup>th</sup> day of January, 2020.  DATED this 9 <sup>th</sup> day of January, 2020.	
9	Olson Cannon Gromley & Stoberski Jesse Sbaih & Associates, Ltd	
10	By /s/ Michael E. Stoberski By /s/ Jesse M. Sbaih	
11	Michael E. Stoberski, Esq. (#4762)  Michael McLoughlin (#12820)  Jesse M. Sbaih (#7898)  Ines Olevic-Saleh (#11431)	
	9950 W. Cheyenne Avenue 170 South Green Valley Pkwy, Ste 280	
12	Las Vegas, NV 89129 Henderson, Nevada 89012  Attorneys for Howard Meyers, Esq. Attorneys for Tali Arik, M.D.	
13	and Meyers Law, PLLC	
14		
15	ORDER	
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17	IT IS SO ORDERED.	
18	U.S. District Judge Jennifer A. Dorsey	
19	Dated: January 10, 2020	
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